

# राजपत्र, हिमाचल प्रदेश

## हिमाचल प्रदेश राज्य शासन द्वारा प्रकाशित

सोमवार, 27 जनवरी, 2025 / 07 माघ, 1946

## हिमाचल प्रदेश सरकार

## NAGAR PANCHAYAT JAWALI (PROPERTY TAXATION) REVISED BYE-LAWS-2024

Dated, the 19th September, 2024

**No. NPJ/2024-538.**—Whereas, the Nagar Panchayat Jawali has drafted (Property Taxation) Bye-laws-2023 and were published in Rajpatra, H.P. (e-Gazette) on dated 21-02-2023 *vide* 

Notification No. NPJ/2023-1290, dated 21-02-2023 and whereas final Property Tax Bye-Laws—2023 were notified and published in Rajpatra, (e-Gazette) *vide* Notification No. 260/GAZETTE/2023, dated 02-03-2023. Whereas, Nagar Panchayat Jawali has decided to revise and reduce the values of factors as well as tax rate *vide* resolution No. 359, dated 27-07-2024. Now in exercise of the powers conferred by clause 2, Section 68 and Section 217 read with Section 2(33-a) of the Himachal Pradesh Municipal Act, 1994, the Revised Nagar Panchayat Jawali Property Taxation Bye-Laws-2022 are hereby notified and published in the Rajaptra (e-Gazette) for information of general public as follows namely:—

- 1. Short title and commencement.—(i) These Bye-laws may be called the Nagar Panchayat Jawali (Property Taxation) Bye-laws, 2024.
- (ii) These bye-laws shall come into force from the date of publication of its notification in the Rajpatra of Himachal Pradesh.
  - 2. **Definitions.**—(1) In these bye-laws unless the context otherwise require,—
    - (i) "Act" means the Himachal Pradesh Municipal Act, 1994, (Act No. 13 of 1994) read with its amendments carried out *vide* H.P. Municipal (Amendment) Act, 2016 and *vide* H.P. Municipal (Amendment) Act, 2020.
    - (ii) "Appellate Authority" means an authority prescribed under section 90 of H.P. Municipal Act, 1994.
    - (iii) "Assessment List" means the list of all units of the lands and buildings assessable to property tax under the provisions of H.P. Municipal Act, 1994.
    - (iv) "Assessment year" means the year commencing from the first day of April to 31st of March of succeeding year.
    - (v) "Bye-Laws" means the Municipality (Property Taxation) bye-laws 2024 made under the Act as notified in the official gazette.
    - (vi) "Municipality" means as defined in Section 2 (24) of the Act
    - (vii) "Section" means a Sections of the Act
    - (viii)"Retable Value" as defined in Section 2 clause(33-a) of the Act and procedure prescribed under these Bye-Laws.
    - (ix) "Unit" means a specific portion of the land and building in use and occupation of the owner(s) or occupier(s) including vacant land and build-up portion of the building. This will not include setbacks area of building, agricultural lands and land in notified green belt as notified under the interim development plan of Jawali area.
    - (x) "Unit area" means area of a unit in square meters
    - (xi) "Unit area tax" means property tax on unit(s) of lands & buildings which shall be charged per annum between one percent to twenty five percent as may be determined on the basis of rateable value of unit(s) of lands & buildings by the Municipality from time to time. All other words and expressions used herein but

not defined shall have the same meaning respectively as assigned to them in the Act.

#### 3. Assessment list what to contain:—

The Secretary shall keep a book to be called the "Assessment List" in which the following shall be entered in Form-A appended to these bye-laws:—

- (a) A list of all units of the lands and buildings located within the jurisdiction of Municipality Jawali, distinguishing each either by name or number and containing such particulars regarding the location or nature of each, which shall be sufficient for identification thereof.
- (b) The rateable value of each unit of the lands and buildings
- (c) The name of the person primarily liable for payment of property tax and rateable value as well as property tax demand on his/her unit of land or building.
- (d) If any such unit of a land or a building is not liable to be assessed to the property tax, the reason for such non-liability; and
- (e) Other details; if any, as the Secretary may from time to time think, fit

**Explanation.**—(i) For the purpose of clause (b) the rateable value of the unit(s) of the land will be the rateable value of the unit(s) of the land and in the case of unit(s) of the building, the ratable value will include the rateable value of the land and the unit(s) of the building erected thereon.

- (ii) For the purpose of charging property tax on a unit of land, the unit of land shall be treated as "land" till the completion plan of building is sanctioned by Municipality Jawali or by other competent authority of the State Government and such construction is put to use on the spot whichever occurs first. Accordingly, property tax shall be continued to be charged on the rateable value of the unit of land till such time treating it as "land".
- **4. Form of Assessment list.**—The assessment list shall be kept in the form-A hereto. The Secretary may order to add, omit, amend or alter any of the columns of the proforma of the assessment list as and when required.

## 5. Procedure where name of person primarily liable for property tax cannot be ascertained.—

If the name of the person primarily liable for the payment of property tax in respect of any unit of any land or building cannot be ascertained, it shall be sufficient to designate him in the assessment list, property tax bill and in any notice which may be necessary to serve upon the said person under the Act, as "the holder" of such unit of land or building without further description.

#### 6. Inspection of assessment list.—

If assessment list has been completed, the Secretary shall give public notice thereof mentioning therein the place where assessment list or copy thereof may be inspected and every person claiming to be the owner or lessee or occupier of any unit(s) of any land or building included in the assessment list and any authorized agent of such person shall be at liberty to inspect the list and to file written objection within 30 days from the date of publication of such public notice in the local newspaper(s).

## 7. Register of Objections.—

- (1) The Secretary shall keep a register of objections in which all objections received under sub-section (2) of section 74 and sub-section (2) of Section 76 shall be entered. The register shall contain.—
  - (i) The name or number of the land or building in respect of which objection is received;
  - (ii) Name of the person primarily liable for the payment of property tax;
  - (iii) Name of the objector;
  - (iv) The rateable value finally fixed after enquiry and investigation of the objection by the committee constituted in this behalf;
  - (v) The date from which the rateable value finally fixed has to come into force; and
  - (vi) Such other details as the Executive Officer/Secretary may from time to time think, fit;

## 8. Amendment of Assessment list under the provisions of Section 76 and investigation and disposal of objections against such amendments.—

- (i) When any amendment is proposed to be made under the provisions of Section 76 such amendment will provisionally be made in the assessment list and the notice as required under the provision of sub-sections (1) & (3) of Section 76 shall be served on the person affected by the amendment after affording him the opportunity to file objection, if any, against the proposed amendment within 30 days from the date of receipt of such notice.
- (ii) Objections shall be inquired into and investigated by the Committee constituted in this behalf under sub-section 1 of 75 of the Act, after affording opportunity of being heard to the objector.
- (iii) The assessment list shall be finally amended in accordance with the decisions made by the said committee.
- (iv) If no objection is received or if the same are received but not within the time limit specified in this behalf in the notice, the assessment list shall be finally amended by confirming the provisional amendment made in the assessment list. However, for special reasons to be recorded in writing, the committee constituted in this behalf may consider objections received after the expiry of the stipulated period.
- (v) Property tax on the basis of the amended assessment list shall be due from the date specified in the assessment notice or from the date as may be decided by the Committee constituted in this behalf. Provided that payment of property tax on the basis of the assessment list, as existing before such an amendment will not be withheld on the ground that some amendment is to be made in the list.

### 9. Payment of property taxes where to be made.—

Every person who is liable to pay any of the property tax shall pay the same at the Head Office of the Municipality or at such other place(s) and time as may be specified by the Secretary as the case may be. However, the payment of tax shall be made either by cash or cheque or through Bank Draft drawn in favour of Secretary, Nagar Panchayat Jawali payable at Jawali or through RTGS in the Bank Account of Nagar Panchayat Jawali declared for the said purpose by the Secretary, as the case may be.

## 10. Demand of property tax to be raised annually by issuing one single bill for one unit of a property.—

- (i) Demand of property tax shall be raised annually by issuing a single property tax bill on form-B annexed to these bye-laws for each unit of a property. The service of bill shall be effected by hand through special messenger and in case owner or occupier upon whom the bill is to be served is living outside the municipal limits, the bill shall be issued by post under certificate of posting or by registered/ speed post. In case the owner or occupier avoids by hand service of the bill, service of the bill shall be effected by affixing the bill in presence of two witnesses on the unit of the property to which the bill relates.
- (ii) In case the owner or occupier upon whom the property tax bill has been served fails to make payment of the property tax within the due date, the property tax shall be recovered by the Secretary or by the officer/official authorized by him in this behalf by initiating appropriate process under the provisions of Section 86 of the Act.
  - Provided that nothing herein contained shall affect the liability of such person to any increased property tax to which he may be assessed on account of the said unit of property owning to a revision of the rateable value.
- (iii) The tax for the ensuring year shall be paid either in lump-sum with in 30 days at the beginning of the financial year *i.e.* upto 30th April or in two half yearly installments. The first installment to be paid by 30th April and second installment by 30th October every year.

## 11. Service of property tax bills and demand notices in respect of un-partitioned unit of property.—

If an un-partitioned unit of a property is owned by more than one person, service of bill(s) and notice(s) of demand on any one co-owner shall be treated as service on all the owners.

### 12. Demand and collection registers.—

- (i) A register of demand & collection of property tax in form-F appended to these bye laws shall be maintained showing therein the figures of property tax demand, collection, rebate, remission adjustment, arrears, excess recoveries and such other particulars in relation to each unit of the property. This register will be kept either in the shape of hard copy or in the shape of soft copy or in both as the Executive Officer/Secretary, as the case may be think fit.
- (ii) The register may, if any the Secretary, as the case may be thinks fit be made in separate parts or volumes for such purposes and with such several designations as the Secretary, as the case may be determined.

(iii) The separate Register shall be maintained for recording information regarding detail of arrears for the previous years.

## 13. Circumstances not considered as vacancy of property.—For the purpose of Section 81 and 84 of Himachal Pradesh Municipal, Act, 1994.—

- (i) A unit of building or of a tenement reserved by the owner for his own occupation shall be deemed to be occupied, whether it is actually occupied by the owner or not;
- (ii) Any unit of building or of a tenement used or intended to be used for the purpose of any industry which is seasonal in character shall not be deemed to be vacant merely on account of its being unoccupied and unproductive of rent during such period or periods of the year in which seasonal operations are normally suspended;

## 14. Remission/Refund not claimable unless notice of vacancy is given to the Secretary, as the case may be every year.—

When a vacancy continues from one year into the subsequent year, no refund or remission of any property tax shall be claimable from the Secretary, as the case may be on an account of such continued vacancy unless notice thereof is given to the Secretary within 60 days from the commencement of the next financial year.

### 15. Inspection by Municipal Staff of the vacant unit of the property.—

If any owner or occupier does not allow or facilitate the inspection by the authorized Municipality staff of any unit of the property claimed by him to be vacant, the Secretary, as the case may be refused to treat such unit of building or tenement, as the case may be, as vacant till the day such inspection is made, and the vacancy of the unit of property verified.

#### 16. Copies of property tax bill(s).—

The Secretary, as the case may be, on a request in writing from the owner of any unit of land or building or any other person primarily liable to pay property tax in respect thereof, give a copy or copies of any bill/bills for any property tax on payment of such fee as may be fixed by the Secretary, as the case may be, from time to time.

#### 17. Notice on transfer of title.—

The notice regarding transfer of title of any unit of any property require to be given under Section 83 shall be either in Form-"C" or Form-"D" annexed to these bye-laws, as the case may be, and shall state clearly and correctly all the particulars required in the said Form(s).

#### 18. Property tax to be paid up to date.—

No such notice as contained in Bye-Laws 17 shall be deemed to be validly given unless the property tax due up to the date of transfer of title of the unit of property is paid in full.

## 19. Filing of return by owner(s)/ occupier(s).—

The Secretary, as the case may be require any owner or occupier of a unit of land or building or of any portion thereof to furnish information or a written return in Form-"E" appended to these bye-laws. Every owner or occupier on whom any such requisition is made shall be bound

to comply with the same and to give true information or to make a true return to the best of owner or occupier knowledge or belief, within a period of thirty days from the service of such requisition upon him/her.

### 20. Penalty for non-submission of return.—

Whosever omits to comply with any requisition under 19 of this Bye-Laws 19 of these byelaws or fails to give true information or to make a true return to the best of his knowledge or belief, shall in addition to any penalty under Section 82 of the Act, be precluded from objecting to any assessment made by the Secretary, as the case may be in respect of such unit of the lands or building of which he is the owner or occupier.

#### 21. Inspection of Tax Record.—

Every owner, lessee or occupier of a unit of land/ building or authorized agent of any such person may, with the permission in writing of the Secretary, as the case may be or any officer/official authorized by him in this behalf inspect the tax record relating to the unit of the land/building of which is owner, lessee, agent or occupier free of charge during the office hours.

- 22. Location Factor, Characteristic and its value.—For the purpose of clause (33-a) (c) of Section 2 of the Act, the location Factor, characteristic and its values shall be as under:—
  - (i) Tentative Zoning of Jawali town proposed as follows:—

Zone A.—one may include the following area Ward no. 3, ward no. 4, ward no. 5, ward no 6, ward no. 7, ward no 8, ward no. 1.

#### Zone B.—may include following areas of ward no. 2 and ward no. 9.

(ii) Number of Zones.—The entire municipal area is proposed to be divided into two zones *i.e.* zone –A, zone –B, Factors and proposed value of each factor. There are three factors which are relevant for determination of rateable value of lands & buildings. These factors and proposed value of each factors per sq. meter shall be as under:—

Value per sq. mtr.

(1) Location factor (F-1): **Location (Zone) No.** 

A = 3.00 B = 2.00

- 23. Structural factor/ characteristics and its value.—For the clause (33-a) (c) of Section 2 of the Act, building shall be classified as pucca, semi-pucca and Kucha in the following manner:—
  - (i) For Pucca-building, value per sq. mtr = 3.00
  - (ii) For semi-pucca building, value per sq. mtr = 2.00
  - (iii) For Kucha building, value per sq. mtr = 1.00

**24.** Age factor and Age-wise grouping and value of the buildings.—For the clause (33-a) (c) of Section 2 of the Act, all the buildings shall be grouped age-wise having factor value as mentioned against each age group:—

Group	Building	Factor value
A	Before 1947	1.00
В	Between 1947 to 1980	2.00
C	Between 1981 to 2000	3.00
D	Between 2001 to 2022	4.00
E	Beyond 2023	4.50

- **25.** Occupancy factor/characteristics and its value.—The occupancy factor and its value shall be as under for the purpose of Clause (c) *ibid*:—
  - (i) Value for residential occupancy:—

(a)	Value for self residential	(b) Value for Let out residential
	2.00	4.00

(i) Value per sq. mtr. for non-residential occupancy:

A	В	C	D	E
Hotels MNC	Hotel MNC	Other Hotels, Bars,	Shops, School,	Gowdowns,
Show Rooms	Show Rooms	Restaurant, Banks,	Colleges,	Dhabas, Stall and
Bars and	Bars	ATMs, Show	Educational	Other types of
Restaurant	Restaurant,	Rooms, Call	Institutions, Offices,	Properties. not
Marriage Hall	Marriage Hall	Centre, Marriage	Hostel, Hospital,	covered under (A
above built-up	having built-	Hall, Travel	Theatre, Clubs,	to D) less than 100
area of 300	up area	Agency, Mobile	Paying Guest House	Sq Mtrs
Sq. mtr.,	between 100	Towers, Coaching	(PGs), Guest House.	
	to 300 Sq.	center less than		
	mtr.	100 sq mtr.		
6.00	5.00	4.50	4.00	3.50

OR

Commercial (Less than 100 sqm )	Commercial (Between 100- 300 sqm )	Commercial (Greater than 300 sqm)	Residential (By Owner)	Residential (By Others)
3.50	4=00	5=00	2=00	4=00

26. Use factor/ characteristic and its value.—For the purpose of Clause (33 a) of Section 2 of the Act, the value of use factor/characteristic of the unit(s) of the lands & buildings for the purpose of Clause (33 a) *ibid* shall be as under:—

(i) Residential = 2.00

(ii) Non-Residential = 3.00

27. Method of calculation of rateable value and rate of property tax on the net rateable value of the lands and buildings shall be as under:—

A-Zone	B-Zone	Rate
For residential properties	For residential properties	7.5%
For non- residential properties	For non- residential properties	7.5%
For land properties	For land properties	NIL

#### 28. Penalty.—

If a person liable for payment of Property Tax does not pay the same with in a period of one month from the issue of tax bill, a person shall be liable for payment of interest as per section 86 & 87 of the Act beside initiation of recovery proceeding as per the provision of Section 89 of the Act. Further, whosoever contravenes any of the clauses of these Bye-Laws shall be, in addition to the penalties as provided under the act, liable for disconnection of water, electricity and other civic amenities and the Secretary, as the case may be request the competent authority to withdraw registration/recognition, if any granted, in his/their favour.

### 29. Repeal and Savings.—

The scheme, regulation or Bye-Laws, if any hereto for relating to the mode of levy, calculation and assessment of property tax is hereby repealed. Anything done or any action taken under the said scheme, regulation or bye-laws if any shall be deemed to have been done or taken under the provisions of these bye-laws.

By order,

Sd/-Secretary, Nagar Panchayat Jawali.

	Nagar	Panchayat Jawali				
TA		<b>IENT ASSESSMEN</b> 2 Laws-4) FORM –A	T LIST			
UPN-No.	UPN-No I.D. No ZONE					
Unit						
		Value	Tax Percentage	General Tax		
Residential						
Let Out Residential						
Commercial						
Plot of Land						

DATE OF ASSESSMENT						
Sl. No.	Name of	Name of Owner	Name of Tenant or	Remarks		
	Property		Occupier			

#### Form-B

## Nagar Panchayat Jawali (Tax Department)

(See Bye-Laws 10) Property Tax Bill

		Troperty Tux	Billi	
	Year for the Y	Year Bill Bill Bill	No	Dated
Correspon	Owner/Occupier dence Address  15 days from the	date of Receipt of bill/18 of	days if by post from the	e date of dispatch o
Unit	Area	Net Rateable Value	Property Tax Percentage	Amount of General Tax
Residentia	ıl	, w.w.		General Tun
	ut			
Residentia				
Commerc				
Plot Land	of			
Detail of d	emand for Prop	erty Tax for the year	Period	
Sl. No.		Description of Tax	ζ	Amount
1.	General Tax			
2.	(a) Rebate (			
2	(b) Remiss			
3.	Previous Arrear			

Please pay bill before due date to avail 10% rebate.

Bill Prepared By

Interest Amount

Previous Credit

Amount still at credit

Amount Payable on due date

Amount Payable after due date

4.

5.

6.

7.

8.

Bill Checked By Assistant

Tax Superintendent

### Receipt

UPN No ID No Name of Owner/Occupier	Bill No Bill Date Amount before due date Amount after due date Amount Paid
	Receipt No Dated

Cashier, Nagar Panchayat Jawali

#### **Terms & Conditions**

- 1. The Municipality Treasury is open from 10.00 A.M. to 03.00 P.M. on all working days
- 2. Cheques should be drawn in favour of Secretary, as the case may be, Municipal Council/Nagar Panchayat Jawali.
- 3. Out stations cheques should be include the discount charged in such cheque(s)
- 4. Rebate @ 10% is given on the taxes claimed for the current year or a bill raised for the first time, if the amount specified in the bill is paid within 30 days from the presentation thereof. Bills send under postal certificate shall be construed to have been received within three days from the date the posting and accordingly this rebate is given if payment of the bill is made within 18 days from the date of posting.
- 5. If the payment of the tax is not made within the financial years in which the bill is issued an interest @ 1% per month shall be payable after one month of the close of the financial year to which the bill relates.
- 6. The notice of demand/recovery of property tax will not confer any right on the person paying the tax or anyone else to claim validation of unauthorized construction at a later date and the same is without any prejudice to the rights of the Jawali Municipality to take any legal action including that of demolition in respect of such unauthorized construction/structure.
- 7. In case any of your payments have not been adjusted, same can be adjusted/settled by producing original receipts given by Municipality-Jawali.
- 8. In all correspondence, always mention No./date, name of house and demand No.
- 9. Bill generated be presented while tendering payment

## Form-C

## (SEE BYE-LAW 17)

## Form of notice of Transfer to be given which has taken place by way of instrument

	Secretary, r Panchayat Jawali				
I		S	s/o		r/o
					hereby
give notice as req property:-	uired by Section 83	of the H.P. Mu	ınicipal Act, 19	94 of the followin	g transfer of
	D	escription of	Property		
Name & address of person whose title has been transferred	Name & address of person to whom property title has been transferred	Detail of Property	Area of the property	Account No./ID No. of old assesses	Remarks
1	2	3	4	5	
Date			Address	rner/Occupier	
		Form-I	)		
		(SEE BYE-L	AW 17)		
Form of notice	of Transfer to be gi	ven which has	taken place ot	herwise than by i	nstrument
	Secretary, r Panchayat Jawali				
Ι					r/o hereby
give notice as req property:—	uired by section 83	of the H.P. Mu	ınicipal Act, 19	94 of the followin	g transfer of

## **Description of Property**

Name &	Name of legal	Detail of	Area of the	Account No./ID	Remarks
address of	heir/successor to	property	property	No. of old	
person whose	whom property title			assesses	
title has been	has been transferred				
transferred					
1	2	3	4	5	

Date	Name of Ov	wner/Occupier
	_	
	<del></del>	
	FORM-E	
`	er Section 82 read with Section 86 unicipal Act, 1994) (See Bye-Law	
То		
The Secretary,		
Nagar Panchayat, J	awali.	
Subject.—Filling of return for a	ssessment of properties for Municip	al Taxes.
Sir/Madam,		
I am submitting the deta	ils of property known as	I.D. No
Ward No	Zone as under:-	

Sl.	Unit	Area	Factors					Total	Maintenance	Net	Remarks
No.								rateable	& Repair	rateable	
								Value	Rebate @10%	value	
									under clause		
									(33-a) of		
									Section 2 of		
									the H.P.		
									Municipal Act,		
									1994.		
			F1	F2	F3	F4	F5	F1 to F5			
								(Multiply)			
1.	(a) Residential										
	(b) Let out										
	Residential										
2.	Non Residential/										
	Commercial										

12300	(1 -	1 1 -1, 1	3 11 121	<i>&gt;</i> 1 < <1,	21	•1 1-1 <b>\</b>	1, 202	23/ 07 111	-1, 10-10		
	(a) Hotels MNC										
	Show Rooms										
	Restaurant										
	Marriage Hall										
	above built-up										
	area of 300 Sq.										
	mtr										
	(b) Hotel MNC										
	Show Rooms										
	Bars Restaurant										
	Marriage Hall										
	having built-up										
	area between 100										
	to 300 Sq. mtr.										
	(c) Other Hotels,										
	Bars, Restaurant,										
	Banks, ATMs,										
	Show Rooms,										
	,										
	Call Centre,										
	Marriage Hall,										
	Travel Agency,										
	Mobile Towers,										
	Coaching center										
	less than 100 sq										
	mtr.										
	(d) Shops,										
	School, Colleges,										
	Educational										
	Institutions,										
	Offices, Hostel,										
	Hospital, Theatre,										
	Clubs, Paying										
	Guest House										
	(PGs), Guest										
	House.										
+	(e) Gowdowns,										
	Dhabas, Stall and										
	Other types of										
	Properties not										
	covered under (A										
	to D) less than										
	100 Sq Mtrs										
3.	Plot of Land										
	1 Tot of Land	l		l		1			I	l	

I hereby declare that the information furnished above is correct to the best of my knowledge and proper belief and nothing has been concealed there from.

Date	
	Yours faithfully.
	Y OUTS TAILITUITY

(Signature) Owner/Agent/Occupier.

Unit	Area	Net Rateable Value	Property Tax Percentage	Amount of General Tax
Residential				
Let Out				

Residential		
Commercial		
Plot of Land		

General Tax	Rebate	Total General Tax	Previous Arrear Amount	Interest	Net Amount Payable	Bill No.	Date of issuing Bill	Current General Tax Collection	Rebate & Remission	Arrear Collection	Interest Collection	Receipt No.	Receipt Date	Current Balance Amount	Arrear Balance Amount	Credit	Remarks

## पर्यावरण, विज्ञान प्रौद्योगिकी एवं जलवायु परिवर्तन

अधिसूचना

शिमला-2, 21 जनवरी, 2025

संख्याः एस.टी.ई.—एफ(4)—1/2019—लूज.——हिमाचल प्रदेश के राज्यपाल ने हिमाचल प्रदेश जीव अनाशित कूड़ा—कचरा (नियन्त्रण) अधिनियम, 1995 की धारा 3(क) की उप—धारा (1) के अधीन प्रदत्त शक्तियों का प्रयोग करते हुए, इस विभाग की अधिसूचना संख्याः एस.टी.—एफ(4)—1/2020 तारीख 20 जुलाई, 2022, संख्याः एस.टी.—एफ(4)—1/2019—एल तारीख 13 अक्तूबर, 2022 और संख्याः एस.टी.—एफ(4)—1/2020—एल तारीख 10 जुलाई, 2024 को, प्लास्टिक अपशिष्ट प्रबंधन प्रणाली में सुधार लाने के प्रयोजन से, पूर्वोक्त अधिनियम से सलंग्न अनुसूची में सूचीबद्ध अनाशित कूड़ा—कचरा पदार्थ से बने कैरी बैग, थर्मोकोल वस्तुओं, एक बार उपयोग में आने वाले प्लास्टिक (सिंगल यूज प्लास्टिक) हेतु प्रतिबंध लगाया गया था और पूर्वोक्त अधिनियम के सुसंगत उपबन्ध के अनुसार सक्षम न्यायालय में विभिन्न विभागों के कतिपय अधिकारियों को अपराधों का शमन करने के लिए अतिक्रमणकारियों के विरुद्ध कार्यवाही संस्थित करने के लिए प्राधिकृत किया गया था;

उपरोक्त प्रतिबंध के बावजूद सरकार के ध्यान में यह आया है कि राज्य के भीतर, भोजन परोसने और सेवन करने के लिए उपयोग किए जाने वाले जीवनाशित प्लास्टिक से बने और एक बार उपयोग में आने वाले कुछ अन्य प्रकार के प्लास्टिक कैरी बैग, जिन्हें जीवनाशित खाद बनाने योग्य बैग के नाम से जाना जाता है, अभी भी प्रचलन में हैं। यह इंगित किया गया है कि ऐसी वस्तुओं का जीव अनाशित खुले वातावरण में 35 से 40 सेंटीग्रेड के विशिष्ट तापमान पर छह मास में घटित होता है, जो हिमाचल प्रदेश जैसे पहाड़ी राज्यों जहां सामान्य औसत तापमान अधिकतम 30 डिग्री से 35 डिग्री सेंटीग्रेड तक रहता है और शीत ऋतु में यह हिमांक

बिंदू से नीचे चला जाता है, में प्राप्त करने योग्य नहीं है। ये खाद बनाने योग्य/जीव नाशित बैग पर्यावरणीय प्रदूषण और अव्यवस्थित कचरे के फैलाव को कारित कर रहे हैं। इस संकट को टालने के लिए, सरकार ने हिमाचल प्रदेश जीव अनाशित कूड़ा—कचरा (नियन्त्रण) संशोधन अधिनियम, 2023 की धारा 2 में खंड (ङङ) में यथाविनिर्दिष्ट "जीव अनाशित सामग्री" की परिभाषा को संशोधन किया है जो निम्नानुसार है:—

'जीव अनाशित सामग्री' से ऐसी सामग्री अभिप्रेत है जिसका, सूक्ष्म जीवों, सूर्य के प्रकाश या अन्य प्राकृतिक क्रियाओं द्वारा विघटन और अवक्रमण नहीं किया जा सकता है और इसके अन्तर्गत इस अधिनियम से संलग्न अनुसूची में यथाविनिर्दिष्ट पॉलीथीन, नाइलोन या अन्य प्लास्टिक—पदार्थ जैसे पॉली—विनायल—कार्बोहाइड्रेटस (पी.वी.सी.) पॉलीप्ररापाइलीन और पॉली—स्टाइरीन से बनाया गया या निर्मित माल और कोई सामग्री जो लगभग छह मास समयाविध में विघटन के लिए विवृत स्थितियों में 35 डिग्री से 40 डिग्री सेंटीग्रेड के विशिष्ट तापमान स्तर पर खाद बनाने योग्य जीवनाशित होने के लिए विनिर्दिष्ट है या कोई अन्य सामग्री जो हिमाचल प्रदेश राज्य की प्राकृतिक जलवायु परिस्थितियों में दिन—प्रतिदिन के आधार पर अनाशित हैं।'

अतः हिमाचल प्रदेश के राज्यपाल, उपरोक्त अधिसूचना संख्याः एस.टी.ई.-एफ-(4)-1/2020 तारीख 20 जुलाई, 2022, संख्याः एस.टी.ई.-एफ-(4)-1/2019-एल तारीख 13 अक्तूबर, 2022, और संख्याः एस.टी.ई.-एफ-(4)-1/2020 तारीख 10 जुलाई, 2024 के अधिक्रमण में और हिमाचल प्रदेश जीव अनाशित कूड़ा-कचरा (नियन्त्रण) अधिनियम, 1995 की धारा 3(क) की उप-धारा (1) के अधीन प्रदत्त शक्तियों का प्रयोग करते हुए, तथा हिमाचल प्रदेश जीव अनाशित कूड़ा-कचरा (नियन्त्रण) संशोधन अधिनियम, 2023 की धारा-2 में खंड (इन्ड्) में यथाविनिर्दिष्ट 'जीव अनाशित सामग्री' की संशोधित परिभाषा के अनुसरण में, निदेश देते हैं कि दुकानदार, विक्रेता, थोक व्यापारी, फुटकर विक्रेता, फेरीवाले, रेहड़ीवाले आदि सहित कोई भी व्यक्ति, हिमाचल प्रदेश जीव अनाशित कूड़ा-कचरा (नियन्त्रण) संशोधन अधिनियम, 2023 में यथा- विनिर्दिष्ट जीव अनाशित सामग्री से बने खाद बनाने योग्य जीवनाशित बैग और हिमाचल प्रदेश जीव-अनाशित सामग्री से बने निम्नलिखित एक बार उपयोग प्लास्टिक (सिंगल यूज प्लास्टिक) वस्तुओं की बिक्री और उपयोग नहीं करेगा जो निम्नानुसार है:-

	वस्तुओं की विशिष्टयां
1.	प्लास्टिक कैरी बैग (उनके आकार और मोटाई पर ध्यान दिए बिना)
2.	प्लेटें, कप, गिलास (प्लास्टिक और थर्मीकोल दोनों)
3.	कटलरी जैसे कांटे चम्मच, कटोरे, कटोरी, चाकू, स्ट्रॉ, ट्रे और कोई अन्य कटलरी वस्तुएं
	(प्लास्टिक थर्मीकोल दोनों)।
4.	प्लास्टिक की छड़ियों के साथ कान की कलियां
5.	गुब्बारों के लिए प्लास्टिक की छड़ें
6.	प्लास्टिक के झंडे
7.	कैंडी की छड़ें
8.	आईक्रीम के छडें
9.	सजावट के लिए पॉलीथीन (थार्मीकोल)
10.	मिटाई के डिब्बों, निमंत्रण कार्डों और सिगरेट के डिब्बों पर फिल्म लपेटना या पैक करना
11.	100 माइक्रोन से कम प्लास्टिक या पी.वी.सी. बैनर
12.	सटीरर्र
13.	80 ग्राम वर्ग मीटर (जी.एस.एम.) से कम गैर बुने प्लास्टिक बैग
14.	खाद बनाने योग्य जीवनाशित कैरी बैग

कोई भी व्यक्ति, संस्थान / वाणिज्यिक प्रतिष्ठान (शैक्षणिक संस्थान, कार्यालय, होटल दुकानें, रेस्तरां, मिठाई की दुकानें, ढ़ाबे, धार्मिक संस्थान, औद्योगिक प्रतिष्ठान, बेंक्वेट हॉल आदि) उपरोक्त प्रतिषेध को भंग करता है तो वह पूर्वोक्त अधिनियम के उपबन्धों के अनुसार शास्ति का दायी होगा;

हिमाचल प्रदेश के राज्यपाल, और अनुमोदन प्रदान करते हैं कि साठ ग्राम प्रति वर्ग मीटर से अधिक और अस्सी ग्राम प्रति वर्ग मीटर से कम वजन वाले गैर—बुने हुए प्लास्टिक कैरी बैग के समस्त विनिर्माताओं और उपरोक्त पैरा—3 के स्तम्भ संख्या 14 में यथावर्णित खाद बनाने योग्य/जीवनाशित बैगों का अपनी स्थापित इकाई में विनिर्माण इस शर्त के अध्यधीन कि इनकी बिक्री हिमाचल प्रदेश राज्य से बाहर की जाएगी, जारी रख सकते हैं।

हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश जीव—अनाशित कूड़ा—कचरा (नियन्त्रण) अधिनियम, 1995 की धारा 7(क) और 11(1) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए, उपरोक्त पैरा—1 में निर्दिष्ट इस विभाग की अधिसूचनाओं के अधिक्रमण में, और धारा—11 के अधीन किसी अपराध शमन करने, धारा 7(क) के अधीन प्रवेश और निरीक्षण के लिए उपाबन्ध क में अन्तर्विष्ट ब्यौरे के अनुसार अधिकारियों को प्राधिकृत करते हैं।

सम्बद्ध प्राधिकृत अधिकारी (अधिकारियों), पूर्वोक्त अधिनियम के अधीन किए गए अपराधों के शमन के समय, निम्नलिखित मापदंडों के अनुसार शमन रकम विनिर्दिष्ट करेगा (करेंगे)।

क्रम संख्या	प्रतिषिद्ध प्लास्टिक और खाद बनाने योग्य जीवनाशित प्लास्टिक कैरी बैग की मात्रा	रकम
1.	100 ग्राम तक	500
2.	101 ग्राम से 500 ग्राम	1500
3.	501 ग्राम से 1 कि0ग्रा0	3,000
4.	1 किलोग्राम से अधिक और 5 किलोग्राम तक	10,000
5.	5 किलोग्राम से अधिक और 10 किलोग्राम तक	20,000
6.	10 किलोग्प्रम से अधिक	25,000
(ख)	व्यक्ति (यों) या कोई संस्थान / व्यवसायिक प्रतिष्ठान (शैक्षणिक संस्थान, कार्यालयों, होटल, दुकानें, रेस्तरां, मिठाई की दुकानें, ढाबे, धार्मिक संस्थान, औद्योगिक प्रतिष्ठान, वैंक्वेट हॉल आदि) अपने परिसर के अन्दर तथा सडकों, गिलयां, पहाड़ी ढलान, नािलयां, वन क्षेत्र, पिल्लिक पार्कों समस्त पिल्लिक स्थानों आदि पर भोजन परोसने और भोजन का उपयोग करने के लिए प्रयुक्त एक बार उपयोग होने वाले प्लास्टिक वस्तुओं, खाद बनाने योग्य जीवनाशित बैग का कचरा फैंकने।	

उपरोक्त प्रतिबन्ध तुरन्त प्रभाव से लागू होगा, सिवाय खाद बनाने योग्य जीवनाशित प्लास्टिक कैरी बैग के जिनका वर्णन पैरा—3 की क्रम संख्या 14 में किया गया है, जिनके लिए प्रतिबन्ध राजपत्र (ई—गजट) में इस अधिसूचना के प्रकाशन की तारीख से तीन मास पश्चात् सम्पूर्ण हिमाचल प्रदेश राज्य में जनहित में प्रभावी होगा ताकि व्यक्ति, स्टॉकिस्ट, दुकानदार अपने स्टॉक का निपटान कर सकें और उन्हें कोई वित्तीय हानि भारित न हो।

आदेश द्वारा.

हस्ताक्षरित / – मुख्य सचिव।

## उपाबंध—क

प्रतिषिद्ध (प्रतिबंधित) वस्तुओं के संबंध में अपराधों का शमन करने के लिए अधिकृत अधिकारियों / कर्मचारियों की सूची

क्रम	विभाग		पदनाम
संख्या			
1.	राजस्व	1.	सभी जिला मजिस्ट्रेट
		2.	सभी जिला उपायुक्त
		3.	सभी अतिरिक्त जिला मजिस्ट्रेट
		4.	सभी उपमण्डल मजिस्ट्रेट
		5.	सभी तहसीलदार और नायब तहसीलदार
2.	पुलिस	1.	सभी पुलिस अधीक्षक
		2.	सभी जिलों के अतिरिक्त पुलिस अधीक्षक
		3.	सभी उप पुलिस अधीक्षक
		4.	सभी हैड कांस्टेबल
3.	शहरी विकास विभाग	1.	सभी आयुक्त और सहायक आयुक्त नगर निगम
		2.	नगर परिषदों के सभी कार्यकारी अधिकारी
		3.	हिमाचल प्रदेश में नगर पंचायतों के सभी सचिव
		4.	सभी स्वास्थ्य अधिकारी नगर निगम
		5.	शहरी स्थानीय निकायों के सभी मुख्य स्वच्छता
			निरीक्षक और स्वच्छता निरीक्षक
4.	स्वास्थ्य	1.	सभी मुख्य चिकित्सा अधिकारी
		2.	सभी ब्लॉक चिकित्सा अधिकारी
		3.	सभी औषधि निरीक्षक
5.	राज्य कर एवं आबकारी	1.	सभी उप / सहायक आबकारी एवं कराधान आयुक्त
	विभाग।	2.	सभी आबकारी एवं कराधान अधिकारी
6.	वन	1.	सभी प्रादेशिक प्रभागीय वन अधिकारी
		2.	सभी वन्यजीव प्रभागीय वन अधिकारी
		3.	सभी सहायक वन संरक्षक
		4.	सभी रेंज वन अधिकारी
		5.	सभी उप रेंज वन अधिकारी / ब्लॉक वन अधिकारी
7.	पर्यावरण, विज्ञान प्रौद्योगिकी	1.	पर्यावरण, विज्ञान प्रौद्योगिकी एवं जलवायु परिवर्तन
	एवं जलवायु परिवर्तन।		विभाग के निदेशक / अतिरिक्त निदेशक।
	3	2.	पर्यावरण, विज्ञान प्रौद्योगिकी एवं जलवायु परिवर्तन
			विभाग के सभी पर्यावरण इंजीनियर और वैज्ञानिक
			अधिकारी।
		3.	हिमाचल प्रदेश राज्य प्रदूषण नियन्त्रण बोर्ड के सभी
			पर्यावरण इंजीनियर और वैज्ञानिक अधिकारी।
8.	पर्यटन	1.	हिमाचल प्रदेश के सभी जिला पर्यटन विकास
]			अधिकारी जो जिलों में तैनात हैं।
		2.	हि0 प्र0 पर्यटन होटल के सभी महाप्रबंधक,
			उप–महाप्रबंधक, सहायक महाप्रबंधक और प्रबंधक।
9.	खाद्य, नागरिक आपूर्ति एवं	1.	हिमाचल प्रदेश के सभी जिला खाद्य एवं आपूर्ति
]	उपभोक्ता मामले विभाग।		नियंत्रक।
		2.	सभी खाद्य निरीक्षक
		3.	सभी खाद्य सुरक्षा निरीक्षक
10.	   ग्रामीण विकास विभाग /	1.	सभी खंड विकास अधिकारी
10.	त्राचाण विषयस विभाग /	I.	त्रमा अरु ।पपगत्त आवपगर।

	पंचायती राज।	2.	सभी पंचायत निरीक्षक, उप–पंचायत निरीक्षक और
			ग्राम पंचायतों के सचिव।
11.	हिमाचल प्रदेश पथ परिवहन	1.	सभी क्षेत्रीय परिवहन अधिकारी
	निगम।	2.	हिमाचल प्रदेश पथ परिवहन निगम के सभी क्षेत्रीय
			प्रबंधक और बस अड्डा प्रभारी।
12.	भाषा एवं संस्कृति विभाग		सभी मंदिर अधिकारी
	-		
13.	उद्योग	1.	मुख्य कार्यकारी अधिकारी बद्दी, बरोटीवाला और
			नालागढ़ विकास प्राधिकरण।
		2.	सभी कार्यकारी(अधीक्षण), अभियन्ता / सहायक
			अभियन्ता / कनिष्ठं अभियन्ता बद्दी, बरोटीवाला
			और नालागढ़ विकास प्राधिकरण।
		3.	विभाग के डीआईसी, सभी उप निदेशक और
			महाप्रबंधक ।

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[Authoritative English text of this Department Notification No. STE-F(4)-1/2019-loose 21-01-2025 as required under clause 3 of Article 348 of the Constitution of India].

dated

### ENVIRONMENT, SCI. TECH. & CLIMATE CHANGE DEPARTMENT

#### **NOTIFICATION**

Shimla-2, the 21st January, 2024

**No. STE-F(4)-1/2019-L.**—WHEREAS, the Governor of Himachal Pradesh *vide* this Department's Notification No. STE-F-(4)-1/2020 dated 20th July, 2022, No. STE-F-(4)-1/2019-L dated 13th October, 2022 and No. STE-F-(4)-1/2020 dated 10th July, 2024 with an objective to improve plastic waste management system, in exercise of the power conferred under sub-section (1) of Section 3 of the Himachal Pradesh Non-Biodegradable Garbage (Control) Act, 1995, had imposed ban on certain one time use plastic (Single Use Plastic) items including carry bags, thermocol items made of non-biodegradable material as listed in the Schedule appended to the Act *ibid*, and authorized certain officers of different Departments to compound any offence or to institute proceedings against the violators in the competent Court of Law as per relevant provision of the Act *ibid*;

AND WHEREAS, despite above ban, it has come to the notice of the Government that some other type of plastic carry bags named as biodegradable/compostable bags, having one time use, made of biodegradable plastic used for serving and consuming food are still in use in the State. It is indicated that bio-degradation of such items takes place at a particular temperature of 35°C to 40°C in open conditions in approximately six months which is not attainable in Hill States like Himachal Pradesh where normal average temperature ranges maximum up to 30°C-35°C and drops below freezing point in winter season. These biodegradable/compostable bags are causing environmental pollution and leading to indiscriminate littering. To curb this menace, the Government has amended the definition of 'non-biodegradable material' as specified in the Section 2, Clause (ee) of the H.P. Non-Biodegradable Garbage (Control) Amendment Act, 2023 as under:—

'Non-biodegradable material' means the material which cannot be decomposed or degraded by action of micro-organisms, sunlight or other natural actions and includes goods made or manufactured from Polythene, Nylon or other plastic substances such as Poly-Vinyl-Chloride (PVC), Poly-Propylene and Poly-styrene and any material which is specified to be compostable/bio-degradable at a particular temperature level of 35°C to 40°C in open conditions for degradation in approximately six months time or any other material which is not degradable on day to day basis in natural climatic conditions of State of Himachal Pradesh as specified in the Schedule appended to this Act.

NOW THEREFORE, the Governor, Himachal Pradesh in supersession of the aforesaid Notifications No. STE-F-(4)-1/2020 dated 20th July, 2022, No. STE-F-(4)-1/2019-L dated 13th October, 2022 and No. STE-F-(4)-1/2020 dated 10th July, 2024 and in exercise of the powers conferred under sub-section (1) of Section 3-A of the H.P. Non-Biodegradable Garbage (Control) Act, 1995 and in pursuance to the amended definition of 'non-biodegradable material' as specified in the Section 2, clause (ee) of the H.P. Non-Biodegradable Garbage (Control) Amendment Act, 2023, is pleased to direct that no person including shopkeepers, vendors, wholesalers, retailers, hawkers, rehariwala, etc. shall sale and use the following one time use plastic (Single Use Plastic) items made of non-biodegradable material as listed in the Schedule appended to the H.P. Non-Biodegradable Garbage (Control) Amendment Act, 2023 and biodegradable Garbage (Control) Amendment Act, 2023 as under:—

	Particulars of Items
1.	Plastic carry bags (irrespective of their sizes and thickness)
2.	Plates, cups, glasses (Plastic & Thermocol both)
3.	Cutlery such as forks, spoons, bowls, katoris, knives, straws, trays and any other
	cutlery items (Plastic & Thermocol both).
4.	Ear buds with plastic sticks
5.	Plastic sticks for balloons
6.	Plastic flags
7.	Candy sticks
8.	Ice-cream sticks
9.	Polythene (Thermocol) for decoration
10.	Wrapping or packing films around sweet boxes, invitation cards and cigarette
	packets.
11.	Plastic or PVC banners less than 100 micron
12.	Stirrers
13.	Non-woven plastic carry bags less than 80 Gram Square Meter (GSM)
14.	Biodegradable/Compostable plastic carry bags

Any person, institution/commercial establishment (educational institutions, offices, hotels, shops, restaurants, sweetshops, dhabas, religious institutions, industrial establishments, banquet halls, etc.) causing breach of the aforesaid prohibition shall be liable for the penalties as per the provisions of the Act *ibid*;

The Governor, Himachal Pradesh is further pleased to accord approval that all manufacturers of Non-woven plastic carry bags more than 60 Gram per Square Meter (GSM) and less than 80 GSM and the 'Compostable/ Biodegradable Plastic Carry bags' as mentioned at Sl. No. 14 in para-3 above may continue manufacturing of these materials in their established Units subject to the condition that its sale shall be made outside the State of Himachal Pradesh;

The Governor, Himachal Pradesh is further pleased to authorize the officers, as per the details contained in **Annexure-A**, in exercise of the powers conferred by Section 7(A) and Section 11(1) of the H.P. Non- Biodegradable Garbage (Control) Act, 1995, in supersession of this Department's notifications referred to in para-1 above, for entry and inspection under section 7(A), to compound any offence under section 11. The concerned authorized officer(s), while compounding the offences committed under the Act *ibid*, shall specify the sum for compounding as per the following criteria:—

Sl. No.	Quantity of prohibited plastic items and bio-degradable/ compostable plastic carry bags	Amount (□)
1.	Upto 100 gms	500
2.	101gms to 500 gms	1500
3.	501 gms to 1kg	3000
4.	Above 1 kg to 5 kgs	10,000
5.	Above 5 kgs to 10 kgs	20,000
6.	More than 10 kgs	25,000
(B)	Littering of one time use plastic items, compostable/ bio-degradable Plastic Carry bags used for serving and consuming food or otherwise, by <b>individual(s)</b> or any institution/commercial establishment (educational institutions, offices, hotels, shops, restaurants, sweetshops, dhabas, temple complexes, industrial establishment, banquet halls etc.) within its premises and on roads, streets, hill slopes, drains, forest areas, public parks, all public places etc.	5000

The above ban will come into force with immediate effect except those compostable/ biodegradable plastic carry bags as mentioned at Sl. No. 14 of para-3 for which the ban will be effective after three months of the date of publication of this notification in the Rajpatra (e-Gazette) in the entire State of Himachal Pradesh, in the public interest, so that the individuals, stockiest, shopkeepers may dispose off their stocks and no financial loss is caused to them.

By order,

Sd/-(PRABODH SAXENA), Chief Secretary.

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#### Annexure-A

List of Officers/Officials authorized to compound offences in respect of prohibited items									
Sl.	Department	nent Designation							
No.									
1.	Revenue	1. All the Addl. District Magistrates							
		2. All the Addl. Deputy Commissioners							

3. All the Sub-Divisional Magistrates 4. All the Sub-Divisional Magistrates 5. All the Ensildars and Naib-Tehsildars 1. All the SPs in Districts 2. All the Additional SPs in Districts 3. All the Additional SPs in Districts 3. All the Deputy Superintendents of Police 4. All the Hillo (Station House Officers) 5. All the Head Constables 1. All the Head Constables 3. UDD 1. All the Commissioners and the Assistant Commissioners, Municipal Corporations, 2. All the Executive Officers of Municipal Councils 3. All the Secretaries of Nagar Panchayats in H.P. 4. All the Health Officers, MC 5. All the Chief Sanitary Inspectors and Sanitary Inspectors of Urban Local Bodies. 4. Health 1. All the Chief Medical Officers 2. All the Drug Inspectors 5. State Taxes and Excise. 2. All the Drug Inspectors 3. All the Drug Inspectors 4. All the Drug Inspectors 5. All the Wildlife Divisional Forest Officers 4. All the Range Forest Officers 5. All the Wildlife Divisional Forest Officers 6. Forest 1. All the Territorial Divisional Forest Officers 3. All the Assistant Conservator of Forests 4. All the Range Forest Officers 5. All the Deputy Range Officers/Block Forest Officers 6. All the Poputy Range Officers/Block Forest Officers 7. Environment, Science Technology & CC. Technology & CC. 2. All Environmental Engineers and Scientific Officers of the Department of Finvironment, Science Technology & CC. 3. All Environmental Engineers and Scientific Officers of the Department of Finvironment, Science Technology & CC. 4. All Environmental Engineers and Scientific Officers of the Department of Finvironment, Science Technology & CC. 4. All Environmental Engineers and Scientific Officers of the Department of Finvironment, Science Technology & CC. 4. All the Deputy Range Officers Sub-Panchayat Inspectors and Secretaries of Gram-Panchayats. 4. All the Pomput Ranger of Terms Panchayats. 4. All the Panchayat Inspectors Sub-Panchayat Inspectors and Secretaries of Gram-Panchayats. 4. All the Temple Officers 6. All the Temple Officers 7. All the Temple		(101	1त्र, हिमाचल प्रदेश, 27 जनवरा, 2025 / 07 माध, 1946
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Panchayati Raj  2. All the Panchayat Inspectors, Sub-Panchayat Inspectors and Secretaries of Gram- Panchayats.  1. All the Regional Transport Officers  2. All the Regional Managers and Bus Adda Incharges of HRTC.  12. LAC  All the Temple Officers  1. The Chief Executive Officer Baddi, Barotiwala and	10	RDD/	
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<ol> <li>HRTC</li> <li>All the Regional Transport Officers</li> <li>All the Regional Managers and Bus Adda Incharges of HRTC.</li> <li>LAC</li> <li>All the Temple Officers</li> <li>Industries</li> <li>The Chief Executive Officer Baddi, Barotiwala and</li> </ol>		1 anomayan Raj	
2. All the Regional Managers and Bus Adda Incharges of HRTC.  12. LAC All the Temple Officers  13. Industries 1. The Chief Executive Officer Baddi, Barotiwala and	11	HRTC	·
HRTC.  12. LAC All the Temple Officers  13. Industries 1. The Chief Executive Officer Baddi, Barotiwala and	***		
12. LAC All the Temple Officers  13. Industries 1. The Chief Executive Officer Baddi, Barotiwala and			
13. Industries 1. The Chief Executive Officer Baddi, Barotiwala and			
	12.	LAC	All the Temple Officers
Nalagarh Development Authority.	13.	Industries	
			Nalagarh Development Authority.

2.	All	the	Exec	utive	Engineers/Assi	stant	Engineers/			
	Jr.	Engin	eers,	Baddi	i, Barotiwala	and	Nalagarh			
	Development Authority.									
3.	3. All Deputy Directors and General Managers, DIC of the									
	Dep	artment	t.							

## ब अदालत उप-मण्डल दण्डाधिकारी भरमीर, जिला चम्बा, (हि0प्र0)

तारीख पेशी: 07-02-2025

- 1. श्री अविनाश पुत्र श्री जैसी राम, निवासी गांव व डा० घरेड, तहसील भरमौर, जिला चम्बा, (हि०प्र०)।
- 2. सन्तोष कुमारी पुत्री श्री भजन राम, निवासी गांव सिलपडी, डां० तुन्दाह, तहसील भरमौर, जिला चम्बा, (हि०प्र०)। प्रार्थीगण।

बनाम

#### आम जनता

श्री अविनाश पुत्र श्री जैसी राम, निवासी गांव व डा० घरेड, तहसील भरमौर, जिला चम्बा, (हि०प्र०) व सन्तोष कुमारी पुत्री श्री भजन राम, निवासी गांव सिलपडी, डा० तुन्दाह, तहसील भरमौर, जिला चम्बा, (हि०प्र०) ने अपनी शादी जोकि दिनांक 01—10—2024 को हो चुकी है के पंजीकरण हेतु अधोहस्ताक्षरी के समक्ष प्रार्थना—पत्र प्रस्तुत किया है। अगर उक्त विवाह के पंजीकरण से सम्बन्धित किसी व्यक्ति विशेष या आम जनता को किसी प्रकार का उजर/एतराज हो तो वह दिनांक 07—02—2025 को प्रातः 11.00 बजे हाजिर अदालत होकर अपना उजर/एतराज पेश करे। उजर/एतराज पेश न होने की सूरत में कार्यवाही एकतरफा अमल में लाई जाएगी।

आज दिनांक 06-01-2025 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित / — उप—मण्डल दण्डाधिकारी, भरमौर, जिला चम्बा, (हि०प्र०)।

## ब अदालत सहायक समाहर्ता प्रथम श्रेणी, डलहौजी, जिला चम्बा, हिमाचल प्रदेश

- 1. श्री परमजीत सिंह पुत्र श्री चरण सिंह, निवासी सदर बाजार डलहौजी, जिला चम्बा।
- 2. श्री सरवन सिंह पुत्र श्री मिलखा सिंह, निवासी सदर बाजार डलहौजी, जिला चम्बा। बनाम

आम जनता

प्रार्थना-पत्र किरायेदार दुरुस्ती बारा इश्तहार।

उपरोक्त प्रार्थी ने अधोहस्ताक्षरी की अदालत में प्रार्थना—पत्र अन्य कागजात इस आशय के साथ गुजारा है कि उनकी जमाबन्दी वर्ष 2019—20 मुहाल डलहौजी खास के खाता खतौनी नं0 270/340, खसरा नं0 820, पटवार वृत्त डलहौजी में नाम काश्तकार व एहवाल में गुलाम रसूल पुत्र गुलाम कादर पुत्र नामालूम स्थानीय वासी किरायादार दर्ज है। जोकि गलत है जिसकी दुरुस्ती की जावे।

इस सम्बन्ध में सर्वसाधारण जनता को बजिरया इश्तहार सूचित किया जाता है कि प्रार्थी के किरायेदार दुरुस्ती बारे यदि किसी को कोई उजर/एतराज हो तो वह असालतन या वकालतन अधोहस्ताक्षरी की अदालत में दिनांक 10–02–2025 को या इससे पूर्व हाजिर आकर अपना एतराज दर्ज करवा सकता है। हाजिर न आने की सूरत में एकतरफा कार्यवाही अमल में लाई जा करके किरायेदार दुरुस्ती के आदेश दे दिये जाएंगे।

आज दिनांक 07-01-2025 को मेरे हस्ताक्षर व अदालत मोहर से जारी हुआ।

मोहर।

हस्ताक्षरित / — सहायक समाहर्ता प्रथम श्रेणी, डलहौजी, जिला चम्बा, हिमाचल प्रदेश।

ब अदालत सहायक समाहर्ता प्रथम श्रेणी, डलहौजी, जिला चम्बा, हिमाचल प्रदेश

श्री धीरज खन्ना पुत्र श्री रवी खन्ना, निवासी कोर्ट रोड डलहौजी, जिला चम्बा। बनाम

- 1. आम जनता
- 2. श्रीमती रेशमो पत्नी श्री सीता राम, निवासी कोर्ट रोड डलहौजी, जिला चम्बा।

प्रार्थना-पत्र किरायेदार दुरुस्ती बारा इश्तहार।

उपरोक्त प्रार्थी ने अधोहस्ताक्षरी की अदालत में प्रार्थना—पत्र अन्य कागजात इस आशय के साथ गुजारा है कि उनकी जमाबन्दी वर्ष 2019—20 मुहाल डलहौजी खास के खाता खतौनी नं0 9 मिन/9,10 खसरा नं0 784, 785 खाता खतौनी नं0 5 मिन/6, 7, खसरा नं0 772, 773 खसरा पटवार वृत्त डलहौजी में नाम काश्तकार व एहवाल में दर्ज श्रीमती रेशमो पत्नी स्व0 श्री सीता राम पुत्र नामालूम स्थानीय वासी किरायादार व कब्जा स्वयं पंजाब नैशनल बैंक किरायेदार, कब्जा स्वयं मुख्तलिफ किरायादारान दर्ज है। जोकि गलत है जिसकी दुरुस्ती की जावे।

इस सम्बन्ध में सर्वसाधारण जनता को बजिरया इश्तहार सूचित किया जाता है कि प्रार्थी के किरायेदार दुरुस्ती बारे यदि किसी को कोई उजर/एतराज हो तो वह असालतन या वकालतन अधोहस्ताक्षरी की अदालत में दिनांक 10–02–2025 को या इससे पूर्व हाजिर आकर अपना एतराज दर्ज करवा सकता है। हाजिर न आने की सूरत में एकतरफा कार्यवाही अमल में लाई जा करके किरायेदार दुरुस्ती के आदेश दे दिये जाएंगे।

आज दिनांक 07-01-2025 को मेरे हस्ताक्षर व अदालत मोहर से जारी हुआ।

मोहर।

हस्ताक्षरित / – सहायक समाहर्ता प्रथम श्रेणी, डलहौजी, जिला चम्बा, हिमाचल प्रदेश।

## ब अदालत नायब तहसीलदार एवं कार्यकारी दण्डाधिकारी, उप—तहसील पुखरी, जिला चम्बा, हिमाचल प्रदेश

निमो कुमारी पुत्री श्री निधिया राम, गांव लोणी, डा० पुखरी, उप—तहसील पुखरी, जिला चम्बा (हि०प्र०)

बनाम

आम जनता एवं ग्राम पंचायत पुखरी, विकास खण्ड चम्बा

·· प्रतिवादी।

विषय.--जन्म तिथि प्रविष्ट करने बारे।

इस अदालत में उप—मण्डलाधिकारी (ना0) महोदय चम्बा के कार्यालय पृष्टांकन संख्या 186/2024, दिनांक 08—01—2025 के माध्यम से प्राप्त दस्तावेज क्रमशः (1) जिला पंजीकरण (जन्म एवं मृत्यु) मुख्य चिकित्सा अधिकारी चम्बा के कार्यालय पत्र संख्या HFW-B&D/CMO-CBA/2024/266, दिनांक 03—01—2024, (2) शपथ पत्र आवेदिका, (3) शपथ—पत्र वाशिन्दगान देह, (4) जन्म रिपोर्ट, (5) अप्राप्यता प्रमाण—पत्र, (6) परिवार रजिस्टर नकल, (7) आधार कार्ड जिसमें आवेदिका निमो कुमारी पुत्री श्री निधिया राम, गांव लोणी, डा० पुखरी, ग्राम पंचायत पुखरी, उप—तहसील पुखरी, जिला चम्बा (हि०प्र०) की जन्म तिथि किन्हीं कारणों से पंचायत अभिलेख में दर्ज करने से रह गई है। परिणामस्वरूप पंचायत जन्म पंजीकरण रजिस्टर में आवेदिका निमो कुमारी पुत्री श्री निधिया राम, गांव लोणी, डा० पुखरी का नाम एवं जन्म तिथि दर्ज न हुआ है जो नियमानुसार अनिवार्य है। इस विषय की पुष्टि शपथ—पत्र व जारी जन्म रिपोर्ट जो जिला पंजीकरण जन्म एवं मृत्यु अधिकारी चम्बा ने अपने प्रमाण—पत्र जो दिनांक 03—01—2025 को जारी हुआ है, उसमें की है।

अतः सर्वसाधारण को इस नोटिस के माध्यम से सूचित किया जाता है कि निमो कुमारी पुत्री श्री निधिया राम, गांव लोणी, डा0 पुखरी, उप—तहसील पुखरी, जिला चम्बा की जन्म तिथि 15—04—1962 जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969 की धारा 13(3) के प्रावधानों के अन्तर्गत पंचायत के सम्बन्धित अभिलेख अथवा जिला पंजीकरण (जन्म एवं मृत्यु) द्वारा अभिलेख में दर्ज करने के आदेश पारित किये जाने हैं। अगर किसी को इस सम्बन्ध में कोई आपत्ति हो तो वह इस अदालत में नोटिस (इश्तहार) के जारी होने के एक माह के भीतर अपनी आपत्ति दर्ज करवा सकता है। निर्धारित अविध में आपत्ति न आने की सूरत में आवेदिका निमो कुमारी पुत्री श्री निधिया राम, गांव लोणी, डा0 पुखरी की जन्म तिथि सम्बन्धित अभिलेख में दर्ज करने के आदेश ग्राम पंचायत सचिव पुखरी को पारित कर दिये जाएंगे।

आज दिनांक 08-01-2025 को मेरे हस्ताक्षर व मोहर अदालत सहित जारी हुआ।

मोहर।

हस्ताक्षरित / — नायब तहसीलदार एवं कार्यकारी दण्डाधिकारी, उप—तहसील पुखरी, जिला चम्बा (हि०प्र०)।

ब अदालत नायब तहसीलदार एवं कार्यकारी दण्डाधिकारी, उप—तहसील पुखरी, जिला चम्बा, हिमाचल प्रदेश

समुन्द्री देवी पुत्री श्री ज्ञानू, गांव पलेई, डा० चकलू, उप—तहसील पुखरी, जिला चम्बा (हि०प्र०)

बनाम

आम जनता एवं ग्राम पंचायत चकलू, विकास खण्ड चम्बा

ं प्रतिवादी।

विषय.--जन्म तिथि प्रविष्ट करने बारे।

इस अदालत में उप—मण्डलाधिकारी (ना०) महोदय चम्बा के कार्यालय पृष्ठांकन संख्या 100/2024, दिनांक 03—01—2025 के माध्यम से प्राप्त दस्तावेज क्रमशः (1) जिला पंजीकरण (जन्म एवं मृत्यु) मुख्य चिकित्सा अधिकारी चम्बा के कार्यालय पत्र संख्या HFW-B&D/CMO-CBA/2024/17250, दिनांक 07—09—2024, (2) शपथ पत्र आवेदिका, (3) शपथ—पत्र वाशिन्दगान देह, (4) जन्म रिपोर्ट, (5) अप्राप्यता प्रमाण—पत्र, (6) विद्यालय त्याग प्रमाण—पत्र, (7) आधार कार्ड जिसमें आवेदिका समुन्द्री देवी पुत्री श्री ज्ञानू, गांव पलेई, डा० चकलू, ग्राम पंचायत चकलू, उप—तहसील पुखरी, जिला चम्बा (हि०प्र०) की जन्म तिथि किन्हीं कारणों से पंचायत अभिलेख में दर्ज करने से रह गई है। परिणामस्वरूप पंचायत जन्म पंजीकरण रजिस्टर में आवेदिका समुन्द्री देवी पुत्री श्री ज्ञानू, गांव पलेई, डा० चकलू का नाम एवं जन्म तिथि दर्ज न हुआ है जो नियमानुसार अनिवार्य है। इस विषय की पुष्टि शपथ—पत्र व जारी जन्म रिपोर्ट जो जिला पंजीकरण जन्म एवं मृत्यु अधिकारी चम्बा ने अपने प्रमाण—पत्र जो दिनांक 07—09—2024 को जारी हुआ है, उसमें की है।

अतः सर्वसाधारण को इस नोटिस के माध्यम से सूचित किया जाता है कि समुन्द्री देवी पुत्री श्री ज्ञानू, गांव पलेई, डा० चकलू, उप—तहसील पुखरी, जिला चम्बा की जन्म तिथि 14—08—1965 जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969 की धारा 13(3) के प्रावधानों के अन्तर्गत पंचायत के सम्बन्धित अभिलेख अथवा जिला पंजीकरण (जन्म एवं मृत्यु) द्वारा अभिलेख में दर्ज करने के आदेश पारित किये जाने हैं। अगर किसी को इस सम्बन्ध में कोई आपित हो तो वह इस अदालत में नोटिस (इश्तहार) के जारी होने के एक माह के भीतर अपनी आपित दर्ज करवा सकता है। निर्धारित अविध में आपित न आने की सूरत में आवेदिका समुन्द्री देवी पुत्री श्री ज्ञानू, गांव पलेई, डा० चकलू की जन्म तिथि सम्बन्धित अभिलेख में दर्ज करने के आदेश ग्राम पंचायत सचिव चकलू को पारित कर दिये जाएंगे।

आज दिनांक 06–01–2025 को मेरे हस्ताक्षर व मोहर अदालत सहित जारी हुआ।

मोहर।

हस्ताक्षरित / — नायब तहसीलदार एवं कार्यकारी दण्डाधिकारी, उप—तहसील पुखरी, जिला चम्बा (हि०प्र०)।

## ब अदालत कार्यकारी दण्डाधिकारी, उप—तहसील पुखरी, जिला चम्बा, हिमाचल प्रदेश

मिसल नं0:

01/2025 ना0 तह0 वाचक उप0 तह0 पुखरी/2025/

तारीख दायर :

06-01-2025

ब्रजेश ठाकुर पुत्र श्री दलीप सिंह, गांव रणहीणी, परगना त्रयोदी, जिला चम्बा, हिमाचल प्रदेश

ः वादी।

बनाम

आम जनता

ं प्रतिवादी।

विषय.--राजस्व कागजात माल में नाम दुरुस्ती करने बारे प्रार्थना-पत्र।

ब्रजेश टाकुर पुत्र श्री दलीप सिंह, गांव रणहीणी, परगना त्रयोदी, जिला चम्बा, हिमाचल प्रदेश ने एक आवेदन–पत्र व ब्यान हल्फी पेश किया है कि मेरा नाम परिवार रजिस्टर नकल, आधार कार्ड, शिक्षा प्रमाण–पत्र, राशन कार्ड में ब्रजेश ठाकुर पुत्र श्री दलीप सिंह दर्ज है जो बिल्कुल सही व दुरुस्त है परन्तु राजस्व अभिलेख मुहाल व पटवार वृत्त चकलू, उप–तहसील पुखरी में मेरा नाम बरजेश कुमार पुत्र श्री दलीप सिंह दर्ज है जोकि गलत है।

अतः प्रार्थी का ब्यान हल्फी स्वीकार करते हुए इस इश्तहार / मुस्त्री मुनादी व चस्पांगी द्वारा आम जनता को सूचित किया जाता है कि यदि किसी व्यक्ति को प्रार्थी के नाम का इन्द्राज करने बारा किसी प्रकार का कोई उजर एवं एतराज हो तो वह असालतन व वकालतन इस इश्तहार के प्रकाशन की तिथि उपरान्त एक माह के भीतर अपना उजर एवं एतराज पेश कर सकते हैं। बाद तारीख किसी किस्म का उजर एवं एतराज नहीं सुना जाएगा व उक्त प्रार्थी का नाम बरजेश कुमार पुत्र श्री दलीप सिंह की जगह ब्रजेश ठाकुर पुत्र श्री दलीप सिंह दर्ज करने के आदेश पटवारी पटवार वृत्त चकलू को पारित कर दिए जाएंगे।

यह इश्तहार हमारे हस्ताक्षर व मोहर अदालत से आज दिनांक 06-01-2025 को जारी हुआ।

मोहर ।

हस्ताक्षरित / — कार्यकारी दण्डाधिकारी, उप—तहसील पुखरी, जिला चम्बा (हि०प्र०)।

ब अदालत कार्यकारी दण्डाधिकारी, उप—तहसील पुखरी, जिला चम्बा, हिमाचल प्रदेश

मिसल नं0:

03/2025 ना0 तह0 वाचक उप0 तह0 पुखरी/2025/

तारीख दायर:

06-01-2025

लेकिन्द्र सिंह पुत्र श्री वलदेव राम, गांव पलेई, परगना त्रयोदी, जिला चम्बा, हिमाचल प्रदेश

ं वादी।

बनाम

आम जनता

ं प्रतिवादी।

विषय.--राजस्व कागजात माल में नाम दुरुस्ती करने बारे प्रार्थना-पत्र।

लेकिन्द्र सिंह पुत्र श्री वलदेव राम, गांव पलेई, परगना त्रयोदी, जिला चम्बा, हिमाचल प्रदेश ने एक आवेदन—पत्र व ब्यान हल्फी पेश किया है कि मेरा नाम परिवार रजिस्टर नकल, आधार कार्ड, शिक्षा प्रमाण—पत्र, पैन कार्ड में लेकिन्द्र सिंह पुत्र श्री वलदेव राम दर्ज है जो बिल्कुल सही व दुरुस्त है परन्तु राजस्व अभिलेख मुहाल पलेई, पटवार वृत्त चकलू, उप—तहसील पुखरी में मेरा नाम लोकिन्द्र सिंह पुत्र श्री वलदेव राम दर्ज है जोकि गलत है।

अतः प्रार्थी का ब्यान हल्फी स्वीकार करते हुए इस इश्तहार / मुस्त्री मुनादी व चस्पांगी द्वारा आम जनता को सूचित किया जाता है कि यदि किसी व्यक्ति को प्रार्थी के नाम का इन्द्राज करने बारा किसी प्रकार का कोई उजर एवं एतराज हो तो वह असालतन व वकालतन इस इश्तहार के प्रकाशन की तिथि उपरान्त एक माह के भीतर अपना उजर एवं एतराज पेश कर सकते हैं। बाद तारीख किसी किस्म का उजर एवं

एतराज नहीं सुना जाएगा व उक्त प्रार्थी का नाम लोकिन्द्र सिंह पुत्र श्री वलदेव राम की जगह लेकिन्द्र सिंह पुत्र श्री वलदेव राम दर्ज करने के आदेश पटवारी पटवार वृत्त चकलू को पारित कर दिए जाएंगे।

यह इश्तहार हमारे हस्ताक्षर व मोहर अदालत से आज दिनांक 06-01-2025 को जारी हुआ।

मोहर।

हस्ताक्षरित / — कार्यकारी दण्डाधिकारी, उप—तहसील पुखरी, जिला चम्बा (हि०प्र०)।

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## ब अदालत कार्यकारी दण्डाधिकारी, उप—तहसील पुखरी, जिला चम्बा, हिमाचल प्रदेश

मिसल नं0 :

02/2025 ना0 तह0 वाचक उप0 तह0 पुखरी/2025/

तारीख दायर :

06-01-2025

अतुल ठाकुर पुत्र स्व0 श्री राजेश कुमार, गांव साल, परगना त्रयोदी, जिला चम्बा, हिमाचल प्रदेश

बनाम

आम जनता

·· प्रतिवादी।

विषय.—–राजस्व कागजात माल में नाम दुरुस्ती करने बारे प्रार्थना–पत्र।

अतुल ठाकुर पुत्र स्व0 श्री राजेश कुमार, गांव साल, परगना त्रयोदी, जिला चम्बा, हिमाचल प्रदेश ने एक आवेदन—पत्र व ब्यान हल्फी पेश किया है कि मेरा नाम परिवार रजिस्टर नकल, आधार कार्ड, शिक्षा प्रमाण—पत्र, पैन कार्ड में अतुल ठाकुर पुत्र स्व0 श्री राजेश कुमार दर्ज है जो बिल्कुल सही व दुरुस्त है परन्तु राजस्व अभिलेख मुहाल साल, पटवार वृत्त चकलू, उप—तहसील पुखरी में मेरा नाम अतुल पुत्र स्व0 श्री राजेश कुमार दर्ज है जोकि गलत है।

अतः प्रार्थी का ब्यान हल्फी स्वीकार करते हुए इस इश्तहार / मुस्त्री मुनादी व चस्पांगी द्वारा आम जनता को सूचित किया जाता है कि यदि किसी व्यक्ति को प्रार्थी के नाम का इन्द्राज करने बारा किसी प्रकार का कोई उजर एवं एतराज हो तो वह असालतन व वकालतन इस इश्तहार के प्रकाशन की तिथि उपरान्त एक माह के भीतर अपना उजर एवं एतराज पेश कर सकते हैं। बाद तारीख किसी किस्म का उजर एवं एतराज नहीं सुना जाएगा व उक्त प्रार्थी का नाम अतुल पुत्र स्व० श्री राजेश कुमार की जगह अतुल ठाकुर पुत्र स्व० श्री राजेश कुमार दर्ज करने के आदेश पटवारी पटवार वृत्त चकलू को पारित कर दिए जाएंगे।

यह इश्तहार हमारे हस्ताक्षर व मोहर अदालत से आज दिनांक 06-01-2025 को जारी हुआ।

मोहर ।

हस्ताक्षरित / – कार्यकारी दण्डाधिकारी, उप–तहसील पुखरी, जिला चम्बा (हि०प्र०)।

## ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, चढ़ियार, जिला कांगड़ा (हि०प्र०)

मुकद्दमा संख्या : 31/C/2024

किरम मुकद्दमाः दुरुस्ती इन्द्राज

श्रीमती नर्वदा राणा पत्नी श्री सरवन कुमार राणा, निवासी गांव पटेल नगर, डाo संसाई, उप—तहसील चढ़ियार, जिला कांगड़ा (हिoप्रo)। प्रार्थिया।

बनाम

आम जनता

ं प्रत्यार्थी।

श्रीमती नर्वदा राणा पत्नी श्री सरवन कुमार राणा, निवासी गांव पटेल नगर, डा० संसाई, उप—तहसील चढ़ियार, जिला कांगड़ा (हि०प्र०) ने इस कार्यालय / न्यायालय में प्रार्थना—पत्र पेश किया है कि उसके पित का नाम आधार कार्ड, पैन कार्ड आदि में सही नाम सरवन कुमार राणा दर्ज है, परन्तु राजस्व अभिलेख महाल राजनगर, धरगेहड़, बरवालखंड में इंतकाल तस्दीक करते समय उनका नाम सरवन कुमार दर्ज है जोकि गलत है। अतः आवेदिका अपने पित का नाम राजस्व अभिलेख महाल राजनगर, धरगेहड़, बरवालखंड में सही नाम श्री सरवन कुमार राणा दर्ज करवाना चाहती है।

अतः आम जनता को इस राजपत्र इश्तहार / मुश्त्री मुनादी के माध्यम से सूचित किया जाता है कि यदि इस बारे किसी को कोई उजर व एतराज हो तो वह दिनांक 28—01—2025 को अधोहस्ताक्षरी की अदालत में असालतन या वकालतन हाजिर होकर अपना पक्ष रख सकते हैं। गैर—हाजिरी की सूरत में एकतरफा कार्यवाही अमल में लाई जावेगी।

आज दिनांक 31-12-2024 को अधोहस्ताक्षरी के हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित / – सहायक समाहर्ता द्वितीय श्रेणी, चढ़ियार, जिला कांगड़ा (हि0प्र0)।

ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, चढ़ियार, जिला कांगड़ा (हि0प्र0)

मुकद्दमा संख्या : 32/C/2024

किरम मुकद्दमाः दुरुस्ती इन्द्राज

श्री निर्मल सिंह राणा पुत्र श्री शिंगार सिंह, निवासी गांव बन भुलाना, उप—तहसील चढ़ियार, जिला कांगड़ा (हि0प्र0)।

बनाम

आम जनता

ः प्रत्यार्थी ।

श्री निर्मल सिंह राणा पुत्र श्री शिंगार सिंह, निवासी गांव बन भुलाना, उप—तहसील चढ़ियार, जिला कांगड़ा (हि0प्र0) ने इस कार्यालय / न्यायालय में प्रार्थना—पत्र पेश किया है कि उसका नाम आधार कार्ड, पैन कार्ड, ड्राइविंग लाइसेंस, ECHS कार्ड आदि में सही नाम निर्मल सिंह राणा दर्ज है, परन्तु राजस्व अभिलेख महाल भुन्खेड में इंतकाल तस्दीक करते समय उनका नाम निर्मल सिंह दर्ज है, जोिक गलत है। अतः आवेदक अपने नाम की द्रुस्ती राजस्व अभिलेख महाल भुन्खेड में श्री निर्मल सिंह राणा दर्ज करवाना चाहता है।

अतः आम जनता को इस राजपत्र इश्तहार / मुश्त्री मुनादी के माध्यम से सूचित किया जाता है कि यदि इस बारे किसी को कोई उजर व एतराज हो तो वह दिनांक 07-02-2025 को अधोहस्ताक्षरी की अदालत में असालतन या वकालतन हाजिर होकर अपना पक्ष रख सकते हैं। गैर–हाजिरी की सूरत में एकतरफा कार्यवाही अमल में लाई जावेगी।

आज दिनांक 09-01-2025 को अधोहस्ताक्षरी के हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित / – सहायक समाहर्ता द्वितीय श्रेणी, चिढ़यार, जिला कांगड़ा (हि0प्र0)।

## ब अदालत कार्यकारी दण्डाधिकारी, रक्कड़, जिला कांगड़ा (हि0 प्र0)

केस नं0 09 / T/2024

किरम मुकद्दमा दुरुस्ती मीटरकान वाराख दायर

तारीख दायर

तारीख पेशी 29-01-2025

विक्रम जीत

बनाम

आम जनता।

प्रार्थना-पत्र दुरूस्ती मीटरकान प्रार्थी श्री विक्रमजीत पुत्र अमलोक, वासी महाल अलोह, मौजा कलोहा, तहसील रक्कड़, जिला कांगड़ा (हि0प्र0)।

प्रार्थना—पत्र नाम दुरुस्ती मीटरकान मुसाबी इस्तेमाल बाबत खसरा नं0 257 वाक्या महाल अलोह, तहसील रक्कड़, जिला कांगड़ा (हि०प्र०) में प्रार्थी श्री विक्रमजीत पुत्र अमलोक, वासी महाल अलोह, मौजा कलोहा, तहसील रक्कड़, जिला कांगड़ा (हि0प्र0) ने इस अदालत में प्रार्थना–पत्र दायर किया है कि बन्दोबस्त वर्ष 1977–78 में खसरा नं0 338 वाक्या महाल अलोह के करूकान सही थे परन्तु इस्तेमाल वर्ष 1990–91 में खसरा नं0 257 के करूकान सही नहीं हैं, जो बन्दोबस्त खसरा नं0 338 से बना है। लिहाजा प्रार्थी का निवेदन है कि उपरोक्त खसरा नं0 के करूकान मृताबिक बन्दोबस्त दुरुस्त किये जाएं।

अतः इस नोटिस के माध्यम से आम जनता तथा सम्बन्धित रिश्तेदारों को बजरिया इश्तहार सूचित किया जाता है कि अगर किसी को उपरोक्त मीटरकान की दुरुस्ती बारे कोई उजर व एतराज हो तो दिनांक तारीख पेशी 29-01-2025 को सुबह 11.00 बजे इस न्यायालय में असालतन या वकालतन अपना एतराज अधोहस्ताक्षरी के समक्ष उपस्थित होकर पेश कर सकता है, अन्यथा उपरोक्त मीटरकान की दुरुसती करने के आदेश दे दिए जाएंगे। उसके उपरान्त कोई एतराज न सुना जाएगा।

आज दिनांक 30–12–2024 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी हुआ।

मोहर ।

हस्ताक्षरित / – कार्यकारी दण्डाधिकारी, रक्कड़, जिला कांगड़ा (हि0प्र0)।

## ब अदालत नायब तहसीलदार एवं कार्यकारी दण्डाधिकारी, तहसील खुण्डियां, जिला कांगड़ा (हि0 प्र0)

केस नं0 : 01/B/NT/2025 तारीख पेशी : 04-02-2025

सुभाष चन्द पुत्र श्री विशन दास, निवासी गांव घरना, डा० घरना, तहसील खुण्डियां, जिला कांगड़ा, हिमाचल प्रदेश।

बनाम

### आम जनता

उनवान मुकद्दमा.—जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969 के तहत जन्म तिथि पंजीकरण करने बारे।

नोटिस बनाम आम जनता।

प्रार्थी सुभाष चन्द पुत्र श्री विशन दास, निवासी गांव घरना, डा० घरना, तहसील खुण्डियां, जिला कांगड़ा, हिमाचल प्रदेश ने स्वयं उपस्थित होकर प्रार्थना—पत्र प्रस्तुत किया है कि उसका जन्म दिनांक 03—04—1976 को हुआ है, परन्तु गलती से ग्राम पंचायत घरना के अभिलेख में उसकी जन्म तिथि दर्ज नहीं हुई है, जिसको ग्राम पंचायत घरना के अभिलेख में दर्ज किया जाना अनिवार्य है।

अतः सर्वसाधारण को सुनवाई हेतु बजिरया इश्तहार व मुस्त्री मुनादी द्वारा सूचित किया जाता है कि इस सम्बन्ध में किसी प्रकार का उजर / एतराज हो तो वह दिनांक 04—02—2025 को असालतन व वकालतन पेश होकर अपना एतराज दर्ज करवा सकता है। उसके उपरान्त कोई भी उजर / एतराज जेरे समायत न होगा तथा सुभाष चन्द पुत्र श्री विशन दास, निवासी गांव घरना, डा० घरना की जन्म तिथि 03—04—1976 को जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969 के तहत ग्राम पंचायत घरना के अभिलेख में दर्ज करने के आदेश पारित कर दिये जायेंगे।

आज दिनांक 04-01-2025 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित / —

नायब तहसीलदार एवम् कार्यकारी दण्डाधिकारी, तहसील खुण्डियां, जिला कांगड़ा (हि० प्र०)।

ब अदालत नायब तहसीलदार एवं कार्यकारी दण्डाधिकारी, तहसील खुण्डियां, जिला कांगड़ा (हि0 प्र0)

राज कुमार पुत्र श्री रोशन लाल, निवासी गांव छिलगा, डा० व तहसील खुण्डियां, जिला कांगड़ा, हिमाचल प्रदेश।

बनाम

#### आम जनता

उनवान मुकद्दमा.—जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969 के तहत जन्म तिथि पंजीकरण करने बारे। नोटिस बनाम आम जनता।

प्रार्थी राज कुमार पुत्र श्री रोशन लाल, निवासी गांव छिलगा, डा० व तहसील खुण्डियां, जिला कांगड़ा, हिमाचल प्रदेश ने स्वयं उपस्थित होकर प्रार्थना—पत्र प्रस्तुत किया है कि उसका जन्म दिनांक 01—07—1980 को हुआ है परन्तु गलती से ग्राम पंचायत छिलगा के अभिलेख में उसकी जन्म तिथि दर्ज नहीं हुई है, जिसको ग्राम पंचायत छिलगा के अभिलेख में दर्ज किया जाना अनिवार्य है।

अतः सर्वसाधारण को सुनवाई हेतु बजिरया इश्तहार व मुस्त्री मुनादी द्वारा सूचित किया जाता है कि इस सम्बन्ध में किसी प्रकार का उजर / एतराज हो तो वह दिनांक 04—02—2025 को असालतन व वकालतन पेश होकर अपना एतराज दर्ज करवा सकता है। उसके उपरान्त कोई भी उजर / एतराज जेरे समायत न होगा तथा राज कुमार पुत्र श्री रोशन लाल, निवासी गांव छिलगा, डा० खुण्डियां की जन्म तिथि 01—07—1980 को जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969 के तहत ग्राम पंचायत छिलगा के अभिलेख में दर्ज करने के आदेश पारित कर दिये जायेंगे।

आज दिनांक 04-01-2025 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित / – नायब तहसीलदार एवम् कार्यकारी दण्डाधिकारी, तहसील खुण्डियां, जिला कांगड़ा (हि0 प्र0)।

ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, तहसील खुण्डियां, जिला कांगड़ा (हि0 प्र0)

केस नं0 : 01/C/NT/2025

तारीख पेशी : 04-02-2025

सुरेन्द्र कौशल पुत्र रसीलू राम, निवासी गांव कोहलड़ी, डा० टिहरी, तहसील खुण्डियां, जिला कांगड़ा (हि० प्र०)।

बनाम

आम जनता

उनवान मुकद्दमा.–नाम दुरुस्ती।

प्रार्थी सुरेन्द्र कौशल पुत्र रसीलू राम, निवासी गांव कोहलड़ी, डा0 टिहरी, तहसील खुण्डियां, जिला कांगड़ा (हि0 प्र0) ने स्वयं उपस्थित होकर प्रार्थना—पत्र नाम दुरुस्ती प्रस्तुत किया है कि पटवार वृत्त टिहरी के राजस्व महाल कोहलड़ी, तहसील खुण्डियां के अभिलेख में गलती से उसका नाम सुरेन्द्र कुमार दर्ज हो गया है जबिक आधार कार्ड, विद्यालय त्याग प्रमाण—पत्र, परिवार रिजस्टर नकल में उसका नाम सुरेन्द्र कौशल दर्ज है, जोिक उसका सही नाम है। दो अलग—अलग नाम हो जाने के कारण प्रार्थी को दिक्कतों का सामना करना पड़ रहा है। अतः प्रार्थी का आग्रह है कि उपरोक्त वर्णित महाल के राजस्व अभिलेख में उसका नाम सुरेन्द्र कौशल उपनाम सुरेन्द्र कुमार दर्ज किया जाये।

अतः सर्वसाधारण को सुनवाई हेतु बजिरया इश्तहार व मुस्त्री मुनादी द्वारा सूचित किया जाता है कि इस नाम दुरुस्ती के सम्बन्ध में किसी प्रकार का उजर/एतराज हो तो वह दिनांक 04-02-2025 को असालतन व वकालतन पेश होकर अपना एतराज दर्ज करवा सकता है। उसके उपरान्त कोई भी उजर/एतराज जेरे समायत न होगा तथा प्रार्थी सुरेन्द्र कौशल पुत्र रसीलू राम, निवासी गांव कोहलड़ी, डा0 टिहरी, तहसील खुण्डियां, जिला कांगड़ा (हि0 प्र0) का नाम राजस्व पटवार वृत्त टिहरी के राजस्व महाल कोहलड़ी के राजस्व अभिलेख में सुरेन्द्र कौशल उपनाम सुरेन्द्र कुमार दर्ज करने के आदेश पारित कर दिये जायेंगे।

आज दिनांक 10-01-2025 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित / — सहायक समाहर्ता द्वितीय श्रेणी, तहसील खुण्डियां, जिला कांगड़ा (हि0 प्र0)।

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## ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, तहसील खुण्डियां, जिला कांगड़ा (हि0 प्र0)

केस नं0 : 02/C/NT/2025 तारीख पेशी : 11-02-2025

राजेश कुमार पुत्र गणू, निवासी गांव घमीरलाहड़, डा० टिहरी, तहसील खुण्डियां, जिला कांगड़ा (हि0 प्र0)।

बनाम

आम जनता

उनवान मुकद्दमा.-नाम दुरुस्ती।

प्रार्थी राजेश कुमार पुत्र गणू, निवासी गांव घमीरलाहड़, डा० टिहरी, तहसील खुण्डियां, जिला कांगड़ा (हि० प्र०) ने स्वयं उपस्थित होकर प्रार्थना—पत्र नाम दुरुस्ती प्रस्तुत किया है कि पटवार वृत्त टिहरी के राजस्व महाल घमीरलाहड़ व महाल चौंकी, तहसील खुण्डियां के अभिलेख में गलती से उसका नाम राकेश कुमार दर्ज हो गया है जबकि आधार कार्ड, विद्यालय त्याग प्रमाण—पत्र, परिवार रिजस्टर नकल में उसका नाम राजेश कुमार दर्ज है, जोकि उसका सही नाम है। दो अलग—अलग नाम हो जाने के कारण प्रार्थी को दिक्कतों का सामना करना पड़ रहा है। अतः प्रार्थी का आग्रह है कि उपरोक्त वर्णित महाल के राजस्व अभिलेख में उसका नाम राजेश कुमार उपनाम राकेश कुमार दर्ज किया जाये।

अतः सर्वसाधारण को सुनवाई हेतु बजिरया इश्तहार व मुस्त्री मुनादी द्वारा सूचित किया जाता है कि इस नाम दुरुस्ती के सम्बन्ध में किसी प्रकार का उजर/एतराज हो तो वह दिनांक 11–02–2025 को असालतन व वकालतन पेश होकर अपना एतराज दर्ज करवा सकता है। उसके उपरान्त कोई भी उजर/एतराज जेरे समायत न होगा तथा प्रार्थी राजेश कुमार पुत्र गणू, निवासी गांव घमीरलाहड़, डा० टिहरी, तहसील खुण्डियां, जिला कांगड़ा (हि० प्र०) का नाम राजस्व पटवार वृत्त टिहरी के राजस्व महाल घमीरलाहड़ व महाल चौंकी के राजस्व अभिलेख में राजेश कुमार उपनाम राकेश कुमार दर्ज करने के आदेश पारित कर दिये जायेंगे।

आज दिनांक 10-01-2025 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर ।

हस्ताक्षरित / – सहायक समाहर्ता द्वितीय श्रेणी, तहसील खुण्डियां, जिला कांगड़ा (हि0 प्र0)।

## ब अदालत जनाब सहायक समाहर्ता प्रथम श्रेणी, रक्कड़, जिला कांगड़ा (हि०प्र०)

मिसल नं0 16 / T/2024 किरम मुकद्दमा जन्म तिथि पंजीकरण तारीख दायर 11-09-2024 तारीख पेशी 10-02-2025

1. श्री राकेश कुमार पुत्र मलकीयत सिंह, वासी महाल अलोह, मौजा कलोहा, तहसील, रक्कड़, जिला कांगड़ा (हि0प्र0)।

बनाम

आम जनता

ंप्रतिवादी।

जन्म तिथि पंजीकरण श्री राकेश कुमार पुत्र मलकीयत सिंह, वासी महाल अलोह, मौजा कलोहा, तहसील, रक्कड़, जिला कांगड़ा (हि0प्र0)।

प्रार्थना—पत्र बराये जन्म पंजीकरण श्री राकेश कुमार पुत्र मलकीयत सिंह, वासी महाल अलोह, मौजा कलोहा, तहसील, रक्कड़, जिला कांगड़ा (हि0प्र0) ने इस अदालत में दायर किया है कि उसका जन्म दिनांक 18–04–1973 को ग्राम पंचायत पुननी में हुआ था तथा सहवन गलती से दर्ज नहीं हो पाया है। लिहाजा इसे ग्राम पंचायत पुननी में दर्ज करने के लिए आदेश पारित किए जाएं।

अतः प्रतिवादी आम जनता तथा सम्बन्धित रिश्तेदारों को इश्तहार द्वारा सूचित किया जाता है कि यदि किसी को उपरोक्त जन्म तिथि पंजीकरण बारे कोई उजर व एतराज हो तो वह दिनांक तारीख पेशी 10–02–2025 को सुबह 10.00 बजे इस न्यायालय में असालतन या वकालतन अपना एतराज अधोहस्ताक्षरी के समक्ष उपस्थित होकर पेश कर सकता है अन्यथा उपरोक्त जन्म तिथि को दर्ज करने के आदेश दे दिये जाएंगे। उसके उपरान्त कोई एतराज न सुना जाएगा।

आज दिनांक 08-01-2025 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित / – सहायक समाहर्ता प्रथम श्रेणी, रक्कड़, जिला कांगड़ा, हि०प्र०।

## ब अदालत जनाब सहायक समाहर्ता प्रथम श्रेणी, रक्कड़, जिला कांगड़ा (हि०प्र०)

मिसल नं0 11 / T/2024 किरम मुकद्दमा तकसीम

तारीख दायर 19-09-2024 तारीख पेशी 10—02—2025

अशोक कुमार आदि

बनाम

बलवन्त सिंह आदि

उपरोक्त वर्णित मुकद्दमा किस्म तकसीम हुकमन अधोहस्ताक्षरी की अदालत में विचाराधीन है, जिसमें प्रतिवादीगण सर्व श्री 2. तिलक राज पुत्र कश्मीरी देवी पुत्री गंगू राम, 3. सुमना देवी पुत्री कश्मीरी देवी पुत्री गंगू राम, वासीगण महाल भ्रान्ता बुहला, तहसील रक्कड़, जिला कांगड़ा, हि0 प्र0 हैं। उपरोक्त प्रतिवादीगणों की तामील साधारण तरीके से नहीं हो पा रही है, इसलिए उन्हें बजरिया इश्तहार द्वारा सूचित किया जाता है कि वह मुकद्दमा की पैरवी हेतु दिनांक 10–02–2025 को प्रातः 10.00 बजे असालतन या वकालतन अदालत हजा में हाजिर आवे अन्यथा आपके विरुद्ध एकतरफा कार्यवाही अमल में लाई जाएगी।

आज दिनांक 08-01-2025 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी हुआ।

मोहर।

हस्ताक्षरित / – सहायक समाहर्ता प्रथम श्रेणी, रक्कड़, जिला कांगड़ा, हि0प्र०।

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#### **CHANGE OF NAME**

I, Surjeet Singh s/o Sh. Fatah Ram, r/o Village Talla, P.O. Bohar Kawalu, Tehsil & District Kangra (H.P.) declare that I have changed my name from Surjit Singh s/o Sh. Fatah Singh to Surjeet Singh s/o Sh. Fatah Ram for all purposes in future. Please note.

SURJEET SINGH s/o Sh. Fatah Ram, r/o Village Talla, P.O. Bohar Kawalu, Tehsil & District Kangra (H.P.).

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#### **CHANGE OF NAME**

I, Kumari Mamta Devi w/o Sh. Ajay Kumar, r/o Village Majthai, P.O. Badheri, Tehsil & District Shimla (H.P.) declare that I have changed my name from Kumari Mamta Devi to Kumari Mamta. All concerned please may note.

KUMARI MAMTA DEVI w/o Sh. Ajay Kumar, r/o Village Majthai, P.O. Badheri, Tehsil & District Shimla (H.P.).

#### **CHANGE OF NAME**

I, Neema Devi w/o Beli Ram, r/o Village Khanog, P.O. Galang, Tehsil & District Solan (H.P.) have changed my name from Neema Devi to Nirmla Devi.

NEEMA DEVI w/o Beli Ram, r/o Village Khanog, P.O. Galang, Tehsil & Distict Solan (H.P.).

#### **CHANGE OF NAME**

I, Bachi Devi w/o Sh. Maya Ram, r/o Village Suriya, P.O. Panjahal, Sirmaur (H.P.) declare that I have changed my name from Bachi Devi to Sunita Devi. All concerned please may note.

BACHI DEVI w/o Sh. Maya Ram, r/o Village Suriya, P.O. Panjahal, Sirmaur (H.P.).

CHANGE OF NAME

I, Amit Kumar, aged 27 years s/o Shri Parshotam Singh, VPO Suliali, Tehsil Nurpur, District Kangra (H.P.) hereby declare that my birth certificate has my father's name as Parshotam Singh and mother's name as Poli Devi correctly recorded, whereas my school certificate has my father's name as Purshotam Singh and mother's name as Bholi Devi incorrectly recorded. Therefor, I request that my Schools certificate be corrected to reflect my father's name as Parshotam Singh and my mother's name as Poli Devi. All concerned note.

AMIT KUMAR s/o Shri Parshotam Singh, VPO Suliali, Tehsil Nurpur, District Sangra (H.P.).

## नाम परिवर्तन

मैं, योग राज (36 साल) पुत्र वीर सिंह, निवासी गांव भ्राड, डा० थुनाग, तहसील थुनाग, जिला मण्डी (हि0प्र0) ब्यान करता हूं कि मेरी पुत्री के आधार कार्ड में मेरी पुत्री का नाम KAMALASHA KUMARI की जगह कमलेशा कुमारी (KAMLESHA KUMARI) दुरुस्त करें, जोकि सही नाम है। संम्बन्धित नोट करें।

योग राज पुत्र वीर सिंह, निवासी गांव भ्राड, डा० थुनाग, तहसील थुनाग, जिला मण्डी (हि०प्र०)।

## नाम परिवर्तन

मैं, योग राज (36 साल) पुत्र वीर सिंह, निवासी गांव भ्राड, डा० थुनाग, तहसील थुनाग, जिला मण्डी (हि0प्र०) ब्यान करता हूं कि मेरी पुत्री के आधार कार्ड में मेरी पुत्री का नाम डिमम्पल कुमारी (DIMPAL KUMARI) की जगह डिम्पला कुमारी (DIMPLA KUMARI) दुरुस्त करें, जोकि सही नाम है। संम्बन्धित नोट करें।

योग राज पुत्र वीर सिंह, निवासी गांव भ्राड, डा० थुनाग, तहसील थुनाग, जिला मण्डी (हि०प्र०)।